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10/726,298	12/01/2003	Georg Michelitsch	282734US8X	6105
22850 7590 10/20/2008 OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C.			EXAMINER	
1940 DUKE STREET ALEXANDRIA, VA 22314		TERMANINI, SAMIR		
			ART UNIT	PAPER NUMBER
		2178		
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			10/20/2008	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)			
Office Action Occurrence	10/726,298	MICHELITSCH ET AL.			
Office Action Summary	Examiner	Art Unit			
	Samir Termanini	2178			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1)⊠ Responsive to communication(s) filed on <u>30 Ju</u>	ne 2008				
	action is non-final.				
<i>,</i> —	/				
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
• 4)⊠ Claim(s) <u>1-29</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6) Claim(s) <u>1-29</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or	election requirement.				
Application Papers					
9) The specification is objected to by the Examiner.					
10) ☐ The drawing(s) filed on <u>01 December 2003</u> is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) X Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO/SB/08) 5) Notice of Informal Patent Application					
Paper No(s)/Mail Date 6) Other:					

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Art Unit: 2178

DETAILED ACTION

BACKGROUND

1. This Final Office Action is responsive to the following communication (s):
Amendment filed on 6/30/2008.

2. Claim(s) 15-29 are pending. Claims 15, and 19-20 are independent in form. Claims are 28 and 29 are new.

RESPONSE TO AMENDMENT

- 3. The Amendments (filed 6/30/2008) overcome the objection to claim 25 that was made in the previous Office Action (Mail dated: 1/13/2008). Therefore, this rejection has been withdrawn.
- 4. Arguments concerning the Examiner's Rejections of Claims 24, and 26-27 under 35 U.S.C. 112, second paragraph, made in the previous Office Action (Mail dated: 1/13/2008) have been fully considered and are persuasive. Therefore, the rejection(s) have been withdrawn.
- 5. Arguments concerning the Examiner's Rejections of claims 1-27 made in the previous Office Action (Mail dated: 1/13/2008) have been fully considered and are persuasive. Therefore, the rejection(s) have been withdrawn.
- 6. Applicant's Amendment (filed 6/30/2008) introduces subject matter from Applicant's Specification that was previously unclaimed to all of the independent claims (e.g. capturing an image a user; measuring an eye distance between a right eye and a

left eye of the user in the image; generating user position information based on the eye distance). Likewise, the scope of all pending claims has changed and upon further search and consideration, new grounds of rejection are made under 35 U.S.C 103(a), addressed in detail below.

CLAIM REJECTIONS-35 U.S.C. § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 15–17, 19–22, and 25-27 are rejected under 35 U.S.C. 102(b) for being obvious over by *Lee* (U.S. Pre-Grant Pub. 2003/0234799 A1) in view of *Fedorovskaya* (US 2003/0156304 A1).

As to independent **claim 15**, *Lee* describes: a method for operating a display device ("...display apparatus 10 ...," para. [0040]), comprising: generating user position information of a user in relation to a display of said display device ("...distance between the display apparatus 10 and a user...," para. [0030]), wherein said user position information is descriptive of a distance of the user with respect to said display ("...according to the distance between a user and the display...," para. [0029]); changing

a display mode for displaying information on said display depending on said user position information ("...sensed by the distance sensor 11 and adjusts a size of an image on the basis of the read image displaying ratio data...," para. [0029]), wherein in said display mode an amount of said displayed information depends on said user position information ("...displaying ratio data storage part 3 according to the distance between a user and the display apparatus ...," para. [0029]); and displaying said information on said display based on said display mode ("...displaying ratio data, and an image displaying ratio setting ...," para. [0029]; See also see S9 of Fig. 2).

It should be noted, Lee differs from claim 15 in that capturing an image of a user; measuring an eye distance between a right eye and a left eye of the user in the image; generating user position information of the user in relation to a display of said display device based on the eye distance, is not clearly shown.

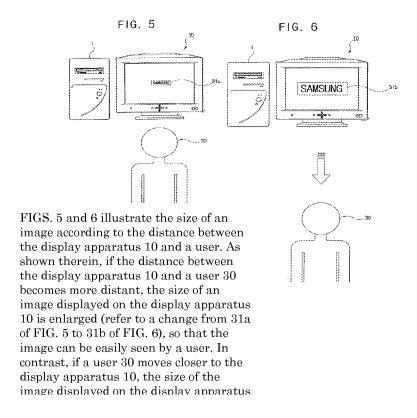
Fedorovskaya is cited for the teaching of capturing an image of a user ("...recording one or more of the following signals using physical or bio-metrical devices...," para. [0025]); measuring an eye distance between a right eye and a left eye of the user in the image ("...The distance between the person's eyes...," para. [0055]); generating user position information of the user in relation to a display of said display device based on the eye distance ("...depends on the distance of the user to the video camera...," para. [0055]), wherein said user position information is descriptive of a distance of the user with respect to said display ("...The distance between the person's eyes is used to account for this dependency...," para. [0055]).

It would have been obvious to one ordinary skill in the relevant field at the time the invention was made to use distance determination through the eye distance measurement taught in Fedorovskaya, with the Lee because: Fedorovskaya identifies that a variety of methods can be used to determine distance between a user and a video camera and that eye distance measurement is one method known in the art to be a suitable equivalents for that purpose. According to Fedorovskaya, eye distance measurement is a known alternative:

[t]he specified image divided by the distance between the person's eyes. The distance between the person's eyes is determined using the facial recognition algorithms mentioned above. The necessity of taking the ratio between the size of the mouth and some measure related to the head of the person (e.g. the distance between the eyes) stems from the fact that the size of the mouth extracted from the video frame depends on the distance of the user to the video camera, position of the head, etc. The distance between the person's eyes is used to account for this dependency, however, other measures such as the height or width of the face, the area of the face and others measures can also be used...

(para. [0055]).

As to dependent claims 16–17, which depends from claim 15, *Lee* further discloses "...According to the first embodiment of the present invention, the video card 7 can be controlled by a video card control program such as a text size adjusting function of a control board provided in the operating system...," para. [0033]: If a user is in a first position (closer distance) with respect to the display the information includes an amount of text that is larger than what it would be if the user was in a second position (farther distance) with respect to the display. See Figures 5 and 6, reproduced below.



As to independent claim 19, this claim differs from claim 15 only in that it is directed to a computer readable medium defined by the process of claim 15. Lee describes, ("...the present invention provides a method for adjusting an image size of a display apparatus, a system for the same, and a media for recording a computer program therefor, in which the size of an image is automatically adjusted according to a change of a distance between the display apparatus and a user....," para. [0043])(emphasis added). Accordingly, this claim is rejected for the same reasons set forth in the treatment of claim 15, above.

As to independent **claim 20**, *Lee* further describes: a display device comprising: a display configured to display information ("...this configuration, an image such as a letter, a picture, etc. displayed on a display apparatus is automatically

enlarged/reduced according to a change of a distance between the display apparatus and a user, so that the user can see the image easily regardless of the distance between the display apparatus and himself/herself....," para. [0042]). Therefore this claim is rejected under for the additional reasons set forth in the treatment of claim 15.

As to dependent claims 21–22, which depends from claim 20, *Lee* further describes: a display device comprising: a display configured to display information ("...displayed on a display apparatus...," para. [0042]). Therefore this claim is rejected under for the additional reasons set forth in the treatment of claims 16 and 17, respectively.

As to dependent **claim 25**, which depends from claim 24, *Lee* further shows words (e.g. see Figs. 5 and 6 above).

9. Claim 28-29 are rejected under 35 U.S.C. 102(b) for being obvious over by Lee (U.S. Pre-Grant Pub. 2003/0234799 A1) in view of Fedorovskaya (US 2003/0156304 A1) and Stern et al. (US 2002/0047828 A1).

As to claims 28-29 *Lee* taught the limitations addressed in the treatment of claim 15, above. Specifically, a method for operating a display device ("provided on a display apparatus", Abstract), comprising: generating user position information of a user in relation to a display of said display device ("distance between the LCD 1 and the upper half of the user's body is detected," col. 3, lines 24-30), wherein said user position information is descriptive of a distance of the user with respect to said display ("whether the upper half of the user's body is near the LCD 1 or far from the LCD 1 is

detected. " col. 3, lines 24-30), changing a display mode for displaying information on said display depending on said user position information ("display of a moving image is made according to the detected distance." col. 1, lines 59-63), wherein in said display mode an amount of said displayed information depends on said user position information and displaying said information on said display based on said display mode ("The changeover between the enlargement and the reduction of an image and between the scrolling and the stopping of a text and between the moving display and the stationary display of a moving image is made according to the detected distance." col. 1, lines 59-63). However, *Lee* fails to clearly disclose a saturation of a color for displaying at least one of the display items depending on the user position information.

Stern et al. is cited for teaching a saturation of a color for displaying "...In accordance with yet another embodiment of the present invention, a user may be presented with color tests ...," para. [0013]) at least one of the display items depending on the user position information ("...Additionally, system 10 preferably measures a user's "amplitude of accommodation," which is generally defined as the minimum distance between the eye and a viewing surface below which the surface is blurry. Such a test for amplitude of accommodation preferably is performed by having the user lean forward until the screen becomes fuzzy. While the user is at this distance where the screen has become fuzzy, the user clicks the mouse and the software measures the distance to the user via the distance sensor 16....," para. [0027]).

It would have been obvious to one ordinary skill in the relevant field at the time the invention was made to use distance determination through the eye distance measurement taught in Fedorovskaya, with the Lee because: Fedorovskaya identifies that a variety of methods can be used to determine distance between a user and a video camera and that eye distance measurement is one method known in the art¹ to be a suitable equivalents for that purpose. According to Fedorovskaya, eye distance measurement is a known alternative, see above.

It would have further been obvious to one ordinary skill in the relevant field at the time the invention was made to use a saturation of a color for displaying at least one of the display items depending on the user position information. one skilled in the art, having common knowledge and common sense², would reasonably be expected to draw the inference from *Stern et al.* that a saturation of a color for displaying at least one display item could depend on user position information to determine "...the optimal viewing distance." (para. [0023]).

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¹ "[I]n Sakraida v. AG Pro, Inc.,...the Court derived from the precedents the conclusion that when a patent simply arranges old elements with each performing the same function it had been known to perform and yields no more than one would expect from such an arrangement, the combination is obvious." KSR Int'l v. Teleflex Inc., 127 S.Ct. 1727, 82 USPQ2d at 1395-96 (internal quotation omitted).

² In re Bozek, 416 F.2d 1385, 1390, 163 USPQ 545, 549 (CCPA 1969) ("Having established that this knowledge was in the art, the examiner could then properly rely, as put forth by the solicitor, on a conclusion of obviousness 'from common knowledge and common sense of the person of ordinary skill in the art without any specific hint or suggestion in a particular reference."); see also In re Hoeschele, 406 F.2d 1403, 1406-07, 160 USPQ 809, 811-812 (CCPA 1969) ("[I]t is proper to take into account not only specific teachings of the references but also the inferences which one skilled in the art would reasonably be expected to draw therefrom. . . ").

10. Claims 17, and 26-27 are rejected under 35 U.S.C. 102(b) for being obvious over by *Lee* (U.S. Pre-Grant Pub. 2003/0234799 A1) in view of *Good*, L., Bederson, B. B., Stefik, M., Baudisch, P. (April, 2002). Automatic Text Reduction for Changing Size Constraints pp. 798-799 ("*Good*") and *Fedorovskaya* (US 2003/0156304 A1).

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As to claims 17, and 26-27, Lee further disclosed the limitations of claim 16 treated above (i.e. "...According to the first embodiment of the present invention, the video card 7 can be controlled by a video card control program such as a text size adjusting function of a control board provided in the operating system....," para. [0033]): If a user is in a first position (closer distance) with respect to the display the information includes an amount of text that is larger than what it would be if the user was in a second position (farther distance) with respect to the display.

Lee differs in that re-phrasing is not clearly shown. Good teaches rephrasing on computer displays (p.1) when size constraints dynamically change p.1, see also fig. 1, reproduced below:

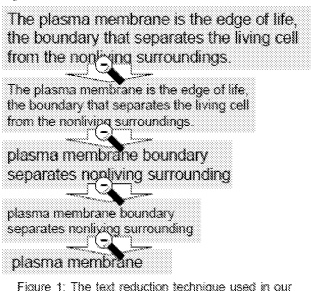


Figure 1: The text reduction technique used in our prototype. This technique automatically shortens text and reduces fort size in order to meet the user's space reduction request.

Good rephrases automatically upon the changes ("...the system automatically replaces the current representation with a shortened version of the text at the original font size.," Good, Page 2).

It would have been obvious to one ordinary skill in the relevant field at the time the invention was made to use the rephrasing taught in *Good*, as claimed, with the method and device of *Lee* because re-phrasing is recognized to be a solution that is advantageously suitable for the problem changing space requirements³ ("We believe that scalable text, in addition to increasing practical screen size, has the potential to assist users in abstraction. Using reduction techniques such as eliminating common

³ In resolving obviousness issues, a finding that there is no teaching-suggestion-motivation does not establish patentability if other indicia of obviousness are present. *KSR Int'l v. Teleflex Inc.*, 82 USPQ2d at 1396-97.

words may help users to more easily identify patterns such as rare, recurring key words or related concept terms. "; Good, Page 2).

Lee differs from claim 15 in that capturing an image of a user; measuring an eye distance between a right eye and a left eye of the user in the image; generating user position information of the user in relation to a display of said display device based on the eye distance, is not clearly shown.

Fedorovskaya is cited for the teaching of capturing an image of a user ("...recording one or more of the following signals using physical or bio-metrical devices...," para. [0025]); measuring an eye distance between a right eye and a left eye of the user in the image ("...The distance between the person's eyes...," para. [0055]); generating user position information of the user in relation to a display of said display device based on the eye distance ("...depends on the distance of the user to the video camera...," para. [0055]), wherein said user position information is descriptive of a distance of the user with respect to said display ("...The distance between the person's eyes is used to account for this dependency...," para. [0055]).

It would have been obvious to one ordinary skill in the relevant field at the time the invention was made to use distance determination through the eye distance measurement taught in Fedorovskaya, with the Lee because: Fedorovskaya identifies that a variety of methods can be used to determine distance between a user and a video camera and that eye distance measurement is one method known in the art to be a suitable equivalents for that purpose. According to Fedorovskaya, eye distance measurement is a known alternative:

[t]he specified image divided by the distance between the person's eyes. The distance between the person's eyes is determined using the facial recognition algorithms mentioned above. The necessity of taking the ratio between the size of the mouth and some measure related to the head of the person (e.g. the distance between the eyes) stems from the fact that the size of the mouth extracted from the video frame depends on the distance of the user to the video camera, position of the head, etc. The distance between the person's eyes is used to account for this dependency, however, other measures such as the height or width of the face, the area of the face and others measures can also be used...

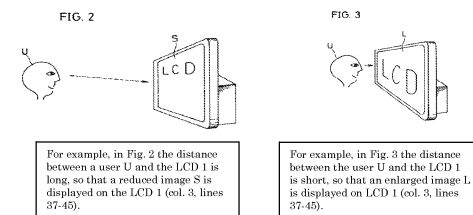
(para. [0055]).

11. Claims 18 and 23 rejected under 35 U.S.C. 103(a) as being unpatentable over *Lee* (U.S. Pre-Grant Pub. 2003/0234799 A1) in view of *Kuga* (U.S. Patent No. 5,686,940 A) and *Good*, L., Bederson, B. B., Stefik, M., Baudisch, P. (April, 2002). Automatic Text Reduction for Changing Size Constraints pp. 798-799 ("*Good*") and *Fedorovskaya* (US 2003/0156304 A1).

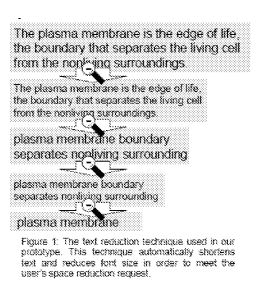
As to dependent **claim 18**, which depends from claim 15, *Lee* taught the limitations addressed in the treatment of claim 15, above. Specifically, a method for operating a display device ("provided on a display apparatus", Abstract), comprising: generating user position information of a user in relation to a display of said display device ("distance between the LCD 1 and the upper half of the user's body is detected," col. 3, lines 24-30), wherein said user position information is descriptive of a distance of the user with respect to said display ("whether the upper half of the user's body is near the LCD 1 or far from the LCD 1 is detected. " col. 3, lines 24-30), changing a display mode for displaying information on said display depending on said user position information ("display of a moving image is made according to the detected distance."

col. 1, lines 59-63), wherein in said display mode an amount of said displayed information depends on said user position information and displaying said information on said display based on said display mode ("The changeover between the enlargement and the reduction of an image and between the scrolling and the stopping of a text and between the moving display and the stationary display of a moving image is made according to the detected distance." col. 1, lines 59-63). However, *Lee* fails to clearly disclose that the information includes a first amount of semantic content in a first position, or a second amount of semantic content in a second position.

Kuga teaches that in a first position varying the amount of text based upon the distance from a LCD, ("...the upper half of the user's body is moved away from the LCD 1 to perform the high-speed scrolling, and when a desired part of the displayed image is approached, the upper half is slightly moved toward the LCD 1 to perform the low-speed scrolling. When the desired part is displayed, the upper half is further moved toward the LCD 1 to stop the scrolling.," col. 4, lines 50-59) wherein said first position represents a closer position to said display than said second position and said first amount of semantic content is larger than said second amount of semantic content.



Lee and Kuga don't clearly show the information including a first amount of semantic content in a first position, or a second amount of semantic content in a second position. Good is cited for teaching changing the text amount (semantic content) on computer displays (e.g. p.1) when size the constraints dynamically change, see also fig. 1, reproduced below:



Good automatically changes the semantic content upon the size changes ("...the system automatically replaces the current representation with a shortened version of the text at the original font size.." Good, Page 2).

It would have been obvious to one ordinary skill in the relevant field at the time the invention was made to have used the resizing method taught in *Good*, as claimed, with the method and device of *Lee* and *Kuga* because *Kuga* and *Lee* are further directed to the same problem of adjusting the size of an image automatically according to a change of a distance between a display apparatus and a user⁴. Also, the teachings in *Kuga* provide a motivation for using the method taught by *Lee* (i.e. the font size is continuously increased when increasing the distance between a user and a display and that the font size is continuously decreased when decreasing the distance between a user and a display). Further, *Kuga* expressly suggests the that the manual process of changing displays is cumbersome and inefficient especially for handicapped people (including those with visual impairments):

The change of displays is usually made by the user by operating an input means[.] However, when the display modes are changed by such operations, delay is readily caused in the man to machine interface, and the operations themselves are complicated. In addition, the operations are sometimes very difficult for physically handicapped people. (Kuga, col. 1, lines 31-46).

Good also is directed to and suggests assisting users, "We believe that scalable text, in addition to increasing practical screen size, has the potential to assist users in abstraction. Using reduction techniques such as eliminating common words may help

 $^{^4}$ Thereby, the change of display is made by a very natural movement of the viewer that the upper half of the body is moved forward or backward." col. 1, line 65 -to- col. 2, line 3 Kuga.

users to more easily identify patterns such as rare, recurring key words or related concept terms." (*Good*, Page 2).

It should be noted, *Lee* differs from claim 15 in that capturing an image of a user; measuring an eye distance between a right eye and a left eye of the user in the image; generating user position information of the user in relation to a display of said display device based on the eye distance, is not clearly shown.

Fedorovskaya is cited for the teaching of capturing an image of a user ("...recording one or more of the following signals using physical or bio-metrical devices...," para. [0025]); measuring an eye distance between a right eye and a left eye of the user in the image ("...The distance between the person's eyes...," para. [0055]); generating user position information of the user in relation to a display of said display device based on the eye distance ("...depends on the distance of the user to the video camera...," para. [0055]), wherein said user position information is descriptive of a distance of the user with respect to said display ("...The distance between the person's eyes is used to account for this dependency...," para. [0055]).

It would have been obvious to one ordinary skill in the relevant field at the time the invention was made to use distance determination through the eye distance measurement taught in *Fedorovskaya*, with the *Lee* because: *Fedorovskaya* identifies that a variety of methods can be used to determine distance between a user and a video camera and that eye distance measurement is one method known in the art to be a suitable equivalents for that purpose. According to *Fedorovskaya*, eye distance measurement is a known alternative:

[t]he specified image divided by the distance between the person's eyes. The distance between the person's eyes is determined using the facial recognition algorithms mentioned above. The necessity of taking the ratio between the size of the mouth and some measure related to the head of the person (e.g. the distance between the eyes) stems from the fact that the size of the mouth extracted from the video frame depends on the distance of the user to the video camera, position of the head, etc. The distance between the person's eyes is used to account for this dependency, however, other measures such as the height or width of the face, the area of the face and others measures can also be used...

(para. [0055]).

As to dependent **claim 23**, this claim differs from claim 18 only in that it is directed to a product defined by the process of claim 18. Accordingly, this claim is rejected for the same reasons set forth in the treatment of claim 18, above.

RESPONSE TO ARGUMENTS

- 12. Applicant arguments, filed 6/30/2008, in response previous Office Action (Mail dated: 1/13/2008), have been fully considered in the following way:
- 13. Arguments concerning the Examiner's Rejections of claims 15–17 and 19–22 under 35 U.S.C. §102(b) as being anticipated by *Lee* (U.S. Pre-Grant Pub. 2003/0234799 A1) made in the previous Office Action (Mail dated: 1/13/2008) and the Examiner's Rejections of claims 18 and 23 under 35 U.S.C. §103(a) as being unpatentable over *Lee* (U.S. Pre-Grant Pub. 2003/0234799 A1) in view of *Kuga* (U.S. Patent No. 5,686,940 A) made in the previous Office Action (Mail dated: 1/13/2008) have been fully considered and are persuasive. Therefore, theses rejection(s) have been withdrawn.

However, Applicant's Amendment (filed 6/30/2008) introduces subject matter from Applicant's Specification that was previously unclaimed to all of the independent claims (e.g. capturing an image a user; measuring an eye distance between a right eye and a left eye of the user in the image; generating user position information based on the eye distance). Likewise, the scope of all pending claims has changed and upon further search and consideration, new grounds of rejection are made under 35 U.S.C 103(a), addressed in detail above.

14. Applicant's remaining arguments with respect to the claims have been considered but are most in view of the new ground(s) of rejection, addressed, *above*.

CONCLUSION

- 15. All prior art made of record in this Office Action or as cited on form PTO-892 notwithstanding being relied upon, is considered pertinent to applicant's disclosure. Therefore, Applicant is required under 37 CFR §1.111(c) to consider these references fully when responding to this Office Action.
- 16. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Samir Termanini at telephone number is (571) 270-1047. The Examiner can normally be reached from 9 A.M. to 6 P.M., Monday through Friday.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Stephen S. Hong can be reached on (571) 272-4124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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/Samir Termanini/

Examiner, Art Unit 2178

/Stephen S. Hong/

Supervisory Patent Examiner, Art Unit 2178